[®] AO 121 (6/90)

TO:

Register of Copyrights Copyright Office

Register of Copyrights Copyright Office Library of Congress Washington, D.C. 20559

REPORT ON THE FILING OR DETERMINATION OF AN ACTION OR APPEAL REGARDING A COPYRIGHT

In compliance with the provisions of 17 U.S.C. 508, you are hereby advised that a court action or appeal has been filed on the following copyright(s):

on the following copyrigi	II(S).			
	APPEAL	USDC NORTHERN DISTRIC	COURT NAME AND LOCATION USDC NORTHERN DISTRICT OF OHIO, WESTERN DIVISION 1716 Spielbusch Avenue Toledo, Ohio 43604	
DOCKET NO. 3:20-cv-01076	DATE FILED 5/15/2020			
PLAINTIFF Nintendo of America Inc.		DEFENDANT Tom Dilts, Jr. and Uberchips, LLC, d/b/a	Uberchips.com	
COPYRIGHT REGISTRATION NO.	Т	TITLE OF WORK	AUTHOR OR WORK	
1	See Exhibit A.			
2				
3				
4				
5				
DATE INCLUDED	INCLUDED BY Amendment	pyright(s) have been included: Answer Cross Bill	Other Pleading	
COPYRIGHT REGISTRATION NO.	г	TITLE OF WORK	AUTHOR OF WORK	
1				
2				
3				
In the above-entitled together with the written	case, a final decision opinion, if any, of the	was rendered on the date entered belocourt is attached.	ow. A copy of the order or judgmen	
COPY ATTACHED		WRITTEN OPINION ATTACHED	DATE RENDERED	
☐ Order ✓	Judgment	☐ Yes ☐ No	10/2/2020	
CLERK	T	(BY) DEPUTY CLERK	DATE	
Sandy Opacich	,	/s/Natalie Wlotzko	10/26/2020	
	iation of action, to Register of Copyrights	Upon filing of document adding copyright(s), mail copy to Register of Copyrights	Upon termination of action, mail copy to Register of Copyrights	

4) In the event of an appeal, forward copy to Appellate Court

5) Case File Copy

Case: 3:20-cv-01076-JJH Doc #: 971 Filed: 106281220 210621. FragetDD##165

Nintendo of America Inc. v. Tom Dilts, Jr. et al., 3:20-cv-01076 Nintendo of America Inc.'s AO 121 – Exhibit A

This is currently not an action for copyright infringement under 17 U.S.C. §§ 501. Rather, this is an action for trafficking in devices that circumvent technological measures regarding access controls, pursuant to 17 U.S.C. § 1201(a)(2), and regarding copy controls, pursuant to 17 U.S.C. § 1201(b)(1). As such, while this litigation pertains to the circumvention of technological measures of access and copy controls in Plaintiff's operating system and games generally, there are no specific registered copyrights to list on the form.